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Sharon Farnus

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MESSAGE:

RE: 09/283,938

Attorney Docket: 52478-1917

Please enter attached Letter to Examiner and Terminal Disclaimer.

Kindly confirm receipt via return fax.

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Patent 52478-1917

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Examiner: Hai Tran

Hidekazu Tanigawa et al.

Group Art Unit: 2611

Serial No.: 09/283,938

Filed: April 1, 1999

April 14, 2006

For: DATA COMMUNICATION SYSTEM,

DATA TRANSMITTING APPARATUS, AND DATA RECEIVING APPARATUS Irvine, California 92614

<u>LETTER TO EXAMINER</u>

VIA FACSIMILE 571-273-8300

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Examiner Tran:

Thank you for the courtesy of a phone conference on the above identified case. In accordance with your request attached is a Terminal Disclaimer which is believed to place the case in condition for allowance. If there are any questions with regards to this matter, the undersigned attorney would appreciate a telephone conference. Please charge our Deposit Account No. 19-2814 \$130.00 to cover the fee for the Terminal Disclaimer.

I hereby certify transmitted via 571-273-8300 c	facsim	ile to	the	

Sharon Farnus

Joseph W. Price

Very truly yours,

SNELL & WILMER L

Registration No. 25,124

600 Anton Boulevard, Suite 1400 Costa Mesa, California 92626-7689

Telephone: (714) 427-7420 Facsimile: (714) 427-7799

Signature

Dated: April 14, 2006

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APR 1 4 2006

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No. 52478-1917		
in Re Application (Of: Hidekazu Tanig	awa et al.		, .		
Application No. 09/283,938	Filing Date April 1, 1999	Examiner Hai Tran	Customer No. 21611	Group Art Unit	Confirmation No.	
Invention: DATA		n system, data trai	nsmitting appai	RATUS, AND DA	ATA .	
Owner of Record:	Maisushita Electric	Industrial Co., Ltd.				
		COMMISSIONER FOR	PATENTS:			
the expiration date discislimer, of prior F be enforceable only patent granted on the in making application that wou patent, as presently held unenforceable, under 37 C.F.R. 1.3 the expiration of its in the expiration of its interest of the expiration of its interest on the expiration of its interest of the expiration of its interest on the expiration of its interest of	of the full statutory to Patent No. 6,701,524 for and during such p e instant application ar the above disclaimer, id extend to the expiral shortened by any terr is found invalid by a c 21, has all claims can	reutory term of any patent gram defined in 35 U.S.C. 15 The owner hereby agreed that it and the prior part is binding upon the grants the owner does not disclaim date of the full statutory ninal declaimer, in the ever court of competent jurisdictional by a reexamination of seently shortened by any temporphists.	54 to 158 and 173, a sess that any patent so patent are commonly se, its successors and aim the terminal part of term as defined in 35 at that it later expires on, is statutorily disclarificate, is relesued,	a presently short granted on the in owned. This agr for assigns. of any patent gi U.S.C. 154 to 15 for failure to pay aimed in whole or	ened by any terminal stant application shall coment runs with any rented on the instant is and 173 of the prior a maintenance fee, is terminally discisimed	
1. For submis		organization (e.g., corpora	ation, partnership, un	versity, governme	ant agency, etc.), the	
information and ball statements and the	lef are believed to be like so made are pur	ents made herein of my o true; and further that these lishable by fine or imprison ements may jaopardize the	statements were ma ment, or both, under	de with the know Section 1001 of	tedge that willful false Title 18 of the United	i i
2. The under	algmed is an attorney of	_	ated: April 14, 2006			
	Joseph W. Price		04/1	7/2006 TL0111	00000053 192814	8928393
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